12-01-00 The Defendant with attorney Valerie Smedley appeared for sentencing. The Court, having considered the Presentence Investigation Report, and having asked the Defendant if he had anything to say prior to sentence and the Defendant saying nothing, he is sentenced to the Department of Corrections for 10 years. Pursuant to the Split Sentence Act, 10-year sentence suspended conditioned upon Defendant serving 3 years in the Department of Corrections followed by supervised probation for 3 years, or until all conditions are met, with terms and conditions to be set prior to release. Defendant ordered to pay Court costs, attorney's fees of \$150, and \$50 to Victim's Compensation Fund, and restitution in the amount of \$1631 . One-half of any monies to which Defendant may become entitled while incarcerated to be applied toward satisfaction of said amounts. Sentence in this case to run concurrently with all other sentences Defendant is currently serving. Defendant ordered to receive maximum drug and alcohol treatment while incarcerated.

Defendant advised of right to appeal.

Note: Defendant to be brought back before the Court prior to release from D.O.C. for probation conditions.

GENE REESE

6/28/01 Molice of Completion of SAP and Request

12-01-00 The Defendant with attorney Valerie Smedley appeared for sentencing. The Court, having considered the Presentence Investigation Report, and having asked the Defendant if he had anything to say prior to sentence and the Defendant saying nothing, he is sentenced to the Department of Corrections for 10 years. Pursuant to the Split Sentence Act, 10-year sentence suspended conditioned upon Defendant serving 3 years in the Department of Corrections followed by supervised probation for 3 years, or until all conditions are met, with terms and conditions to be set prior to release. Defendant ordered to pay Court costs, attorney's fees of \$150, and \$50 to Victim's Compensation Fund, and restitution in the amount of \$ Juris resem One-half of any monies to which Defendant may become entitled while incarcerated to be applied toward satisfaction of said amounts. Sentence in this case to run concurrently with all other sentences Defendant is currently serving. Defendant ordered to receive maximum drug and alcohol treatment while incarcerated.

Defendant advised of right to appeal.

Note: Defendant to be brought back before the Court prior to release from D.O.C. for probations condition Phone entry transmit

12-01-00 The Defendant with attorney Valerie Smedley appeared for sentencing. The Court, having considered the Presentence Investigation Report, and having asked the Defendant if he had anything to say prior to sentence and the Defendant saying nothing, he is sentenced to the Department of Corrections for 10 10 each count. Pursuant to the Split Sentence Act, 10-year sentences suspended conditioned upon Defendant serving 3 years in the Department of Corrections followed by supervised probation for 3 years, or until all conditions are met, with terms and conditions to be set prior to release. Defendant ordered to pay Court costs, attorney's fees of \$150, and \$50 to Victim's Compensation Fund on each count and restitution in the amount of \$ 3530 half of any monies to which Defendant may become entitled while incarcerated to be applied toward satisfaction of said amounts. Sentence in this case to run concurrently with all other sentences Defendant is currently serving. Defendant ordered to receive maximum drug and alcohol treatment while incarcerated.

Defendant advised of right to appeal.

Note: Defendant to be brought back before the Court prior to release from D.O.C. for

6/28/01 **州福州州省**

12-01-00 The Defendant with attorney Valerie Smedley appeared for sentencing. The Court, having considered the Presentence Investigation Report, and having asked the Defendant if he had anything to say prior to sentence and the Defendant saying nothing, he is sentenced to the Department of Corrections for 10 on each count. Pursuant to the Split Sentence Act, 10-year sentences suspended conditioned upon Defendant serving 3 years in the Department of Corrections followed by supervised probation for 3 years, or until all conditions are met, with terms and conditions to be set prior to release. Defendant ordered to pay Court costs, attorney's fees of \$150, and \$50 to Victim's Compensation Fund on each count and restitution in the amount of \$ half of any monies to which Defendant may become entitled while incarcerated to be applied toward satisfaction of said amounts. Sentence in this case to run concurrently with all other sentences Defendant is currently serving. Defendant ordered to receive maximum drug and alcohol treatment while incarcerated.

Defendant advised of right to appeal.

Note: Defendant to be brought back before the Court prior to release from D.O.C. for probation the divinition of the most probation

GENE REESE

12-01-00 The Defendant with attorney Valerie Smedley appeared for sentencing. The Court, having considered the Presentence Investigation Report, and having asked the Defendant if he had anything to say prior to sentence and the Defendant saying nothing, he is sentenced to the Department of Corrections for 10 on each count. Pursuant to the Split Sentence Act, 10-year sentences suspended conditioned upon Defendant serving 3 years in the Department of Corrections followed by supervised probation for 3 years, or until all conditions are met, with terms and conditions to be set prior to release. Defendant ordered to pay Court costs, attorney's fees of \$150, and \$50 to Victim's Compensation Fund on each count and restitution in the amount of \$274165. Onehalf of any monies to which Defendant may become entitled while incarcerated to be applied toward satisfaction of said amounts. Sentence in this case to run concurrently with all other sentences Defendant is currently serving. Defendant ordered to receive maximum drug and alcohol treatment while incarcerated. Defendant advised of right to appeal.

Note: Defendant to be brought back before the Court prior to release from D.O.C. for probation conditions.

GENE REE

6/28/01

Production of SAP and probation.

些權品的領

12-01-00 The Defendant with attorney Valerie Smedley appeared for sentencing. The Court, having considered the Presentence Investigation Report, and having asked the Defendant if he had anything to say prior to sentence and the Defendant saying nothing, he is sentenced to the Department of Corrections for 10 70n each count. Pursuant to the Split Sentence Act, 10-year sentences suspended conditioned upon Defendant serving 3 years in the Department of Corrections followed by supervised probation for 3 years, or until all conditions are met, with terms and conditions to be set prior to release. Defendant ordered to pay Court costs, attorney's fees of \$150, and \$50 to Victim's Compensation Fund on each count and restitution in the amount of \$ 29600. Onehalf of any monies to which Defendant may become entitled while incarcerated to be applied toward satisfaction of said amounts. Sentence in this case to run concurrently with all other sentences Defendant is currently serving. Defendant ordered to receive maximum drug and alcohol treatment while incarcerated.

Defendant advised of right to appeal.

Note: Defendant to be brought back before the Court prior to release from D.O.C. for probation conditions.

GENE REESE

6/28/01

7. E. 337 7. 8

12-01-00 The Defendant with attorney Valerie Smedley appeared for sentencing. The Court, having considered the Presentence Investigation Report, and having asked the Defendant if he had anything to say prior to sentence and the Defendant saying nothing, he is sentenced to the Department of Corrections for 10 years. Pursuant to the Split Sentence Act, 10-year sentence suspended conditioned upon Defendant serving 3 years in the Department of Corrections followed by supervised probation for 3 years, or until all conditions are met, with terms and conditions to be set prior to release. Defendant ordered to pay Court costs, attorney's fees of \$150, and \$50 to Victim's Compensation Fund, and restitution in the amount of \$ \varnothing . One-half of any monies to which Defendant may become entitled while incarcerated to be applied toward satisfaction of said amounts. Sentence in this case to run concurrently with all other sentences Defendant is currently serving. Defendant ordered to receive maximum drug and alcohol treatment while incarcerated.

Defendant advised of right to appeal.

Note: Defendant to be brought back before the Court prior to release from D.O.C. for probation conditions.

OI Hotice & Completion of SAP and Regnest you consideration of Phobation

ENGLISHED TO